1 DARIN W. SNYDER (S.B. #136003) - dsnyder@omm.com LUANN L. SIMMONS (S.B. #203526) – lsimmons@omm.com 2 O'MELVENY & MYERS LLP Two Embarcadero Center, 28th Floor 3 San Francisco, CA 94111-3823 Telephone: (415) 984-8700 4 Facsimile: (415) 984-8701 5 Attorneys for Plaintiff Artifex Software, Inc. 6 7 8 11 ARTIFEX SOFTWARE INC., a California corporation, 12 Plaintiff, 13 v. 14 DIEBOLD INC., an Ohio corporation, PREMIER ELECTION SOLUTIONS, INC., 15 a Delaware corporation, 16 Defendants. 17 18 19 20 21 22 23 24 25 26 27 28



UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF GALLFORNIA

4837

Case No.

COMPLAINT FOR COPYRIGHT INFRINGEMENT

DEMAND FOR JURY TRIAL

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Plaintiff Artifex Software, Inc. ("Artifex"), for its Complaint against Defendants Diebold, Inc. and Premier Election Solutions, Inc. (collectively, "Defendants"), alleges and avers as follows:

INTRODUCTION

1. This action seeks redress for the unauthorized use of copyrighted software in commercial voting systems provided by Diebold, Inc. and Premier Election Solutions, Inc. The proprietary, copyrighted software at issue is owned and licensed by Artifex. Defendants Diebold, Inc. and Premier Election Solutions, Inc. have unlawfully, wilfully, and for commercial advantage copied and used Artifex's copyrighted software in their voting systems without the consent of Artifex in violation of federal law and to Artifex's detriment. Artifex should be compensated for this misuse of its intellectual property, and any continuing use of that intellectual property should be enjoined.

JURISDICTION AND VENUE

- 2. Through this action, Artifex asserts claims against Defendants arising under the Copyright Act of 1976, as amended, 17 U.S.C. § 101 et seq. This Court has original subject matter jurisdiction over Artifex's federal claims pursuant to 28 U.S.C. §§ 1331, 1337(a), and 1338(a).
- 3. This Court has specific personal jurisdiction over Defendants as each has purposefully committed, within California, the acts from which these claims arise and/or has committed tortious acts outside California, knowing and intending that such acts would cause injury within the state. The Court also has general personal jurisdiction over the Defendant as they conduct continuous, systematic, and routine business within the state of California and within the jurisdiction of this Court.
- 4. Venue is proper in the United States District Court for the Northern District of California pursuant to 28 U.S.C. §§ 1391(b), 1391(c) and 1400(a).

NATURE OF THE CASE

5. This action seeks to recover damages that Artifex has suffered as a result of Defendants' willful infringement of Artifex's copyrights in Ghostscript PostScript, PDF and PCL COMPLAINT FOR COPYRIGHT INFRINGEMENT

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interpreter technologies (individual and collectively known as "Ghostscript"). Defendants have unlawfully, wilfully, and for commercial advantage copied and distributed copies of Ghostscript with their voting systems without the consent of Artifex in violation of federal law and to Artifex's detriment.

THE PARTIES

- 6. Plaintiff Artifex Software, Inc. is a California corporation with a principal place of business at 7 Mt. Lassen Drive, A-134, San Rafael, California 94903.
- 7. Artifex is informed and believes and thereon alleges that Defendant Diebold, Inc. ("Diebold") is an Ohio corporation with a principal place of business at 5995 Mayfair Rd., North Canton, OH 44720. Diebold is doing business within the jurisdiction of this court.
- 8. Artifex is informed and believes and thereon alleges that Defendant Premier Elections Solutions, Inc. ("Premier") (f/k/a Diebold Election Systems, Inc.) is a Delaware corporation with a principal place of business at 5995 Mayfair Rd., North Canton, OH 44720. Premier is a whollyowned operating subsidiary of Diebold.

AVERMENTS COMMON TO ALL CLAIMS

Artifex's Technology

- 9. Artifex is a closely-held, private corporation that was formed in 1993 and is headquartered in San Rafael, California. Artifex develops and licenses software products that interpret files written in a page description language ("PDL").
- A PDL is a computer language developed for describing the contents of a printed 10. page. A widely used example of a PDL is the Portable Document Format ("PDF") developed by Adobe Systems Incorporated ("Adobe"). PDL files generally allow for documents created on one platform to be displayed and/or printed on another platform with the same appearance as the documents had on the first platform. This is true regardless of whether the document consists of graphics, text, or both.
- 11. Ghostscript is a program developed by Artifex to interpret certain PDL files, including those written in PDF. Ghostscript interprets PDL files for display on a computer screen

or for printing. Ghostscript can, in addition, create PDF files from a print stream and thereby capture a document exactly as it would be printed on a page.

- 12. Ghostscript is now the most widely used PDF interpreter not developed by Adobe itself. Artifex has earned the confidence of its customers through the demonstrated reliability of its products and highly competitive results on performance benchmarks. These results have been accomplished only through extensive investment in research and development of the Ghostscript product. Each generation of Ghostscript reaches maturity through the scrutiny of dozens of external beta testers and thousands of diverse users on the Internet. Artifex has expended substantial amounts on research and development to improve and update Ghostscript.
- 13. Artifex holds registered United States copyrights covering Ghostscript and associated technologies.
- 14. For non-commercial use, Artifex licenses Ghostscript to the public free of charge under the GNU General Public License ("GPL").
- 15. Artifex's business is based on the revenues derived from licensing Ghostscript to commercial users. For those seeking to commercially distribute Ghostscript, or any product that incorporates Ghostscript, Artifex will grant, for a fee, a license to use, modify, copy, and/or distribute Ghostscript.

Defendants' Infringing Actions

- 16. Defendant Diebold is a multi-national public corporation with estimated revenue of almost three billion dollars in 2007.
- 17. Defendant Premier, a wholly owned subsidiary of Diebold, is the manufacturer of secure commercial voting systems used across the United States for conducting primary and general elections.
- 18. Defendants' customers are public election officials who purchase Defendants' products and receive voting systems that consist of both hardware and software components.
- 19. Upon information and belief, the software components of one or more of Defendants' commercial voting systems include Ghostscript.
 - 20. Upon information and belief, Defendants have integrated Ghostscript with

 COMPLAINT FOR COPYRIGHT INFRINGEMENT

- Defendants' commercial voting systems, and distributed those systems to their customers. Upon information and belief, Defendants have also integrated Ghostscript with Defendants' commercial voting systems after those systems have been distributed to customers. All of Defendants' commercial voting systems into which Ghostscript has been integrated will be collectively referred to as the "Infringing Products."
- 21. Defendants have not been granted a license to modify, copy or distribute any of Artifex's copyrighted works.
- 22. Defendants have not sought to license the right to modify, copy or distribute Ghostscript in conjunction with the Infringing Products.

FIRST CLAIM FOR RELIEF

(Copyright Infringement under 17 U.S.C. § 101 et seq., against all Defendants)

- 23. Artifex realleges the allegations contained in paragraphs 1 through 22 of this Complaint as though fully and completely set forth herein.
- 24. Artifex is, and at all relevant times has been, the legal owner of certain United States copyrights covering Ghostscript. Artifex has registered these copyrights with the Copyright Office and possesses valid registrations. By way of illustration, Artifex is the owner of the copyright for "Ghostscript: version 7.05" (Reg. No. TX0005776256). A true and correct copy of the copyright registration certificate for this work is attached as Exhibit A. By way of further illustration, Artifex is the owner of the copyright for "Ghostscript: version 8.54" (Reg. No. TX6854034). A true and correct copy of the copyright registration certificate for this work is attached as Exhibit B.
- 25. Upon information and belief, Defendants have modified, copied, and distributed Ghostscript, or a derivative work thereof, in conjunction with their Infringing Products. Each such act is an infringement of the exclusive rights granted to Artifex by 17 U.S.C. § 106.
- 26. Upon information and belief, Defendants intend to continue modifying, copying and distributing Artifex's copyrighted works without Artifex's authorization. Each such act will be an infringement of the exclusive rights granted to Artifex by 17 U.S.C. § 106.
 - 27. Upon information and belief, Defendants' infringement has contributed to their COMPLAINT FOR COPYRIGHT INFRINGEMENT

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profits and is adversely affecting the potential market for and value of Artifex's copyrighted works that Defendants have infringed and are continuing to infringe.

- 28. Upon information and belief, Defendants committed each act of infringement with the knowledge that the software they were copying and distributing was subject to valid United States copyrights and with the knowledge that they were not authorized to copy or distribute such copyrighted works. Defendants' infringement was thus "willful" within the meaning of 17 U.S.C. § 504(c)(2).
- For Defendants' completed acts of infringement, Artifex is entitled to recover its 29. actual damages and any profits of Defendants not taken into account in computing the actual damages or, at Artifex's election, statutory damages for willful infringement under 17 U.S.C § 504(c)(2) in the amount of \$150,000 per copyrighted work infringed.
- 30. Monetary relief alone is not adequate to address fully the irreparable injury that Defendants' illegal actions have caused and will continue to cause Artifex if not enjoined. Artifex therefore is also entitled to preliminary and permanent injunctive relief to stop Defendants' ongoing infringement of Artifex's copyrights pursuant to 17 U.S.C. § 502, and to an order impounding any and all infringing materials pursuant to 17 U.S.C. § 503.
- 31. Artifex is also entitled to recover its attorneys' fees and cost of suit under 17 U.S.C. § 505.

PRAYER FOR RELIEF

WHEREFORE, Artifex prays for relief against Defendants, and each of them as follows:

- That Defendants, their agents, servants and employees and all persons acting in 1. concert with them be restrained and enjoined preliminarily and permanently from copying, distributing, modifying, or using Artifex's copyrighted works.
- That all copies of Artifex's works in Defendants' possession, custody, or control 2. be destroyed, or otherwise appropriately disposed of, and that all storage devices, including all computers, computer servers, all hardware and software pertaining or connected thereto, and all other devices by which Defendants have copied or distributed Artifex's works, be seized from Defendant and destroyed, or otherwise appropriately disposed of, pursuant to 17 U.S.C. § 503.

- 3. That Defendants be required to account for all gains, profits and advantages derived from their acts of infringement and for their other violations of law.
- 4. That Defendants be required to pay over to Artifex the actual damages suffered by Artifex as a result of the infringement and any profits of Defendants attributable to the infringement of Artifex's exclusive rights under copyright and to pay such damages to Artifex as this Court shall deem to be just and proper within the provisions of the Copyright Act, or, in the alternative, at Artifex's election, statutory damages as set forth in 17 U.S.C. § 504.
 - 5. That Artifex recovers its costs of suit incurred herein.
 - 6. That Artifex recovers its attorneys' fees reasonably incurred in this action.
 - 7. That Artifex has such other and further relief as the Court deems just and proper.

Dated: October 22, 2008

DARIN W. SNYDER O'MELVENY & MYERS LLP

Darin W. Snyder

Attorneys for Plaintiff Artifex Software, Inc.

DEMAND FOR JURY TRIAL

Plaintiff hereby demands trial by jury of all issues so triable under the law as provided by Rule 38(a) of the Federal Rules of Civil Procedure.

Dated: October 22, 2008

DARIN W. SNYDER O'MELVENY & MYERS LLP

Darin W. Snyder

Attorneys for Plaintiff Artifex Software, Inc.

SF1:721887.3

CERTIFICATE OF REGISTRATION



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

REGISTER OF COPYRIGHTS

United States of America

FORM TX For a Nondrametic Literary Work UNITED STATES COPYRIGHT OFFICE

TX 5-776-256

EFFECTIVE DATE OF REGISTRATION

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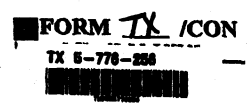
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Ghostscript Version 7 05

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Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Register of Copyrights, United States of America

Registration Number:

TX 6-854-034

Effective date of registration:

July 29, 2008

Title -	
	Ghostscript, Version 8.54
Completion/Publication -	
Year of Completion:	
Date of 1st Publication:	June 1, 2006 Nation of 1st Publication: United States
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